## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re Van's Aircraft, Inc.	Case No. 23-62260-dwh11
Debtor	CLAIM OBJECTION
Notice to claimant, John Bradley	
Van's Aircraft, Inc. (Debtor) has filed this objection to your claim	[enter name of objecting party] number 44 in this bankruptcy case.
Your claim may be reduced, modif carefully and discuss them with your	ied, or eliminated. You should read these papers attorney, if you have one.
	ate or change your claim, then, within 30 days from attorney must do one of the following:
withdrawal, you may need to prov your claim that was not included send this documentation to the o	the claim objection by the objector. To obtain a vide the objector with any documentation supporting when you filed your claim with the court. You should bjector at the service address listed at the bottom of ithdrawal of the objection must be filed with the court be below.
written response and a certificate on the objector at the service add the clerk at 1050 SW 6th Ave # Eugene, OR 97401. If you mail y	e objection, explaining your position, and file both the e showing a copy of the response has been served dress listed at the bottom of the claim objection with 700, Portland, OR 97204 or 405 E 8th Ave #2600, your response to the court for filing, you must mail it Il receive it within 30 days of the service date below.
below, the court may decide that y	ne of these steps within 30 days of the service date ou do not oppose the objection to your claim and im without further notice or a hearing.
Objection to Claim	
1. The undersigned objects to pro \$45,721.80 file	oof of claim no. <u>44</u> (claim) in the amount of d on behalf of <u>John Bradley</u>
	(creditor).

	Claim duplicates proof of claim no filed on behalf of
	(creditor).
	Claim fails to assert grounds for priority, or grounds asserted are not valid as described below in "Other."
	Claim was not filed on behalf of the real party in interest.
	Claim appears to include interest or charges accrued after the petition date.
	Value of collateral exceeds debt.
	Claim arrearage asserted is incorrect.
	Claim is a secured claim, but creditor neither (a) specified that any portion of claim should be treated as unsecured nor (b) requested a hearing to determine value of collateral.
	Claim includes taxes assessed against real or personal property, but the interest of the estate in the property against which taxes were assessed has no value because estate has no equity or interest in the property.
	Claim does not include documentation required by Federal Rule of Bankruptcy Procedure 3001(c) and (d) (for example, a copy of the note or documents establishing secured status or an assignment of the claim to creditor), and another reason for disallowance is stated in this objection.
	Claim does not require future distribution because (state reason, for example creditor obtained relief from stay or has been paid in full from another source):
$\nabla$	Other:
	Claimant agreed to modify aircraft kit purchase agreement(s) and no longer has a valid claim. Disallowance in full does not affect the parties' completion or performance of the sales order(s) which the parties agreed to modify. Claim is

3. The undersig	ned moves that the claim be [check applicable boxes]:
∑ Disallowe	d in full.
Disallowe	d for any distribution.
<del></del>	s filed, but not entitled to further distributions from the trustee greated mount already paid, \$
<ul><li>a sec</li><li>a prid</li></ul>	s [fill in each blank, even if amount is \$0]: cured claim for \$, crity unsecured claim for \$, and npriority unsecured claim for \$
Allowed w	vith an arrearage of \$ (if amount of arrearage is ).
Date: 07/31/2024	Signature:/s/ Ava L. Schoen
	Name: Ava L. Schoen
	Relation to Case: Attorney for Debtor
	Service Address: Tonkon Torp LLP, 888 SW Fifth Ave., Ste. 1600,
	Portland, OR 97204
	Phone #: 503-802-2143
	Email Address: ava.schoen@tonkon.com
	Last 4 digits of Taxpayer ID# (if objector is debtor): -7693
Certificate of Serv	vice
Federal Rule of Ba applicable, the en	(service date) this objection was served pursuant to ankruptcy Procedure (FRBP) 3007(a)(2) on the claimant, debtor and, if tity filing the proof of claim under FRBP 3005, and that the names nethods used for service are as follows [attach additional page if
Ava L. Schoen Printed Name	/s/ Ava L. Schoen Signature

763 (12/1/2022)